# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI WESTERN DIVISION

Patricio	e A. Hays
this complain cannot fit in attached" in	ll name of each plaintiff who is filing nt. If the names of all the plaintiffs the space above, please write "see the space and attach an additional e full list of names.)
-against- Dollay	General Corporation
being sued. cannot fit in attached" in	ll name of each defendant who is If the names of all the defendants the space above, please write "see the space and attach an additional e full list of names.)

# Complaint for Employment Discrimination

Case No 286 2018 016 (to be filled in by the Clerk's Office)

## REQUEST FOR TRIAL BY JURY

Plaintiff requests trial by jury. Yes No

### I. The Parties to This Complaint

#### A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name

Street Address

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

Fafricia A. Hays

444 Louse Creek Highway A41

Louse Creek, Osage

Mo, 65054

E-mail Address

Hackersare horrible people @ gmail com

#### B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1	Camille Villalobys
Name	Hollar General Orporation
Job or Title (if known) Street Address	Manager / 193 Will Kape
City and County	Nest phala, Osage
State and Zip Code	mo 65085
Telephone Number	573-415-2516
E-mail Address (if known)	
Defendant No. 2	
Name	Mary Jane freed
Job or Title	District Manager
(if known)	193 Mil ano
Street Address	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
City and County	MOSTAGNANA, USAGE

RE: Patricia Hays vs. DOLLAR GENERAL E-06/18-49571 28E-2018-01091C

#1

DOLLAR GENERAL 193 Mill Lane Westphalia, MO 65085

Meghan Blackwell, Paralegal, Labor and Employment DOLLAR GENERAL CORPORATION

100 Mission Ridge

Goodlettsville, TN 37072

David J. Moen ATTORNEY AT LAW 621 E. McCarty Street, Suite A Jefferson City, MO 65101

		State and Zip Code	MU 45085
		Telephone Number	573-455-2516
		E-mail Address (if known)	
<b>C</b> .	Place	of Employment	
	The ac	ldress at which I sough	nt employment or was employed by the defendant(s)
	is:	Name	Dollar General Corp.
		Street Address	193 Mill Cane
		City and County	Westphalia, Osage
		State and Zip Code	mo 125085
		Telephone Number	573-455-2516
Cau	se of A	ction	
This apply		brought for discrimina	ation in employment pursuant to (check all that
			Rights Act of 1964, as codified, 42 U.S.C. §§ 2000e olor, gender, religion, national origin).
	4		ring suit in federal district court under Title VII, you otice of Right to Sue letter from the Equal unity Commission.)
		Age Discrimination §§ 621 to 634.	in Employment Act of 1967, as codified, 29 U.S.C.
		Discrimination in En	ring suit in federal district court under the Age nployment Act, you must first file a charge with the Opportunity Commission.)
	$\boxtimes$	Americans with Disato 12117.	abilities Act of 1990, as codified, 42 U.S.C. §§ 12112
			ring suit in federal district court under the Americans , you must first obtain a Notice of Right to Sue letter

C.

II.

from the Equal Employment Opportunity Commission.)

		Other federal law (specify the federal law):  Failure to fallow public policy wrong  Missouri Human Rights Act, Missouri Revised Statute § 213.055	fu/
		Missouri Human Rights Act, Missouri Revised Statute § 213.055	haras
		Other state law (specify, if known):	_
		Relevant city or county law (specify, if known):	_
III.	Adn	ninistrative Procedures	
	A.	Did you file a charge of discrimination against Defendant(s) with the Equal Employment Opportunity Commission or other federal agency?	
		Yes Date filed: $U-11-2018$	
		Attach copy of the charge to this Complaint	
	B.	Have you received a Notice of Right-to-Sue Letter from the Equal Employment Opportunity Commission?	
		Yes No	
		If yes, please attach a copy of the letter to this Complaint.	
	C.	Did you file a charge of discrimination against Defendant(s) with the Missouri Commission on Human Rights?	
		Yes Date filed: <u>(0-11-7018</u> No	
		Attach copy of the charge to this Complaint	
	D.	Have you received a Notice of Right-to-Sue Letter from the Missouri Human Rights Commission?	
		Yes No  If yes, please attach a copy of the letter to this Complaint.	
		IT VES. DIEASE AHACA A CODY OF THE LETTER TO THIS COMPLAING	

	Е.	If you are claiming age discrimination, check one of the following:
Equal	Employ	60 days or more have passed since I filed my charge of age discrimination with the ment Opportunity Commission.
the Eq	ual Em	fewer than 60 days have passed since I filed my charge of age discrimination with ployment Opportunity Commission
IV.	State	ment of Claim
	A.	The discriminatory conduct of which I complain in this action includes (check all that apply):  Failure to hire me.  Termination of my employment.  Failure to promote me.  Failure to accommodate my disability.  Unequal terms and conditions of my employment.  Retaliation.  Harassment/Hostile Work Environment  Other acts (specify):  (Note: Only those grounds raised in the charge filed with the Equal Employment Opportunity Commission can be considered by the federal district court under the federal employment discrimination statutes.)
	В.	It is my best recollection that the alleged discriminatory acts occurred on the following date(s):  Murch 3,7018, February 27,2018, + March 19 2018
	C.	is/are still committing these acts against me.  is/are not still committing these acts against me.

D.	` '	discriminated against me based on my (check all that apply and
	explain):	
	Ц	race
		color
	Ц	gender/sex
	Ц	religion
		national origin
	X	age. My year of birth is 1962. (Give your year of birth
<u>3</u> .		only if you are asserting a claim of age discrimination.)
	X	disability or perceived disability (specify disability) in addition Than
		Schizoaffective disorder, rheumatoid arthritis
<b>.</b>	White a about	and plain statement of FACTS that support your claim. Do not
E.		
		s. You must include the following information:
3	What happene	ed to you? ADA VIOLATION OISCRIMINATED
GAINST MY AG	E DISAY	SILITY, WRONGFUL TERMINATION * FAILURE TO
		did you suffer?  ME, PRIDE, DEPLESSION PUBLIC
	Who was inve	olved in what hannened to you?
MIAR GENE	RAL EW	PLOYEES AT WESTPHALIA MO - ABOVE
•	How were the	defendants involved in what happened to you?
HARASSMEN	/	HR TREATMENT AT WORK RETALIATION MENT
074000	Where did the	events you have described take place?  ATWORK SOME IN PUBLIC & ATHOME
	When did the	events you have described take place?
	DO SE T	ANUARY 2018 - TOCKRENT
	e than one clair	m is asserted, number each claim and write a short and plain
statem	ent of each cla	im in a separate paragraph. Attach additional pages if needed.
#12EPF	7 MOLA	TION - PID NOT RECIEVE EQUAL PAY
#2 A(	DAVIOL	ATION - STATED I NEEDED
Bet	AKS A	T FIRST JOB LOCATION, ALWAYS
QE.	CEIVED	ATELERY LOCATION TILL INJANZUIS
WE	STPHAL	1A. MO65085 MANAGER TOOK AWAY
STF	FTED,"	15 MINUTE BLEAKS PIDN'T EXET!
MA	HE 千	TIMPOSSIBLE FOR ME TO WORK
TO	FULL	POTENTIAL
	-	•

#3 AGAINST MY AGE - NEEDED REST, REPLICOS
TO TAKE MY MEDICATION, REST MY MIND, REST MY BODY WAS OLDEST EMPLOYEE WHEN FIRED, MADE NEGATIVE REMARKS on my JOB PERFORMANCE BUT WAS COM PARING ME TO 20 year old made AGAINST MYDISABILITY - MADE NEGATIVE COMMENTS ABOUT HOW I SWEATED. SWEATINGWAS COUSED BY MY MEDICATION THE FOR MY DISABILITY TOOK AWAY MY BREAKS BECAUSE THEY KNEW TO DERFORM LOOMY JOB PLENT - THUS DISABLENG ME EVEN MORE #4, WRONGFUL TERMINATION - STATED VARIOUS REASONS WHY FIRED MINUTES 200 DETAINED A SHOPLIFTER WHILE WATTING FOR DEPUTY TO APRIOT 3rd - WRONEFUL CONDUCT THE Keyholders have LockED DOORS EARLY STILL HAVE THEIR JOBS 2) I HAD COUGHT MANY SHOPLIFTERS ALWAYS WATTED FOR POLICE TO APRIVE - DEDUTY TOOK APDROXIMATELY I HOURT 3) I NEVER HAD A COMPLAINT ABOUT ME CONDUCT -SHE JUST RAN ONLT OF GOOD #5) FAILURE TO FOLLOW PUBLIC POLICETS, SCHEDULED ME 8-10 HOUR SHIFTS ALONE COULD NOT TAKE IS MINUTE PAID BREAKS OR UNIGORIA 1900-104037WEHDORMENTER KIEG 05/16/15 PANDESOTO THE CAW I DOLLAR GENERAL CURPORATIONS POLICIES

D 11 4	
Relief	
As relief from	the allegations of discrimination as stated above, Plaintiff prays that the court
grant the follow	ving relief to Plaintiff: (check any and all that apply)
Defenda	ant be directed to employ Plaintiff
Defenda	ant be directed to re-employ Plaintiff
Defenda	ant be directed to promote Plaintiff
Defenda	ant be directed to reinstate lost benetits
	ry damages (please explain): 3,000, 000, UOTAP ABU) (MI
NOT N	tional relief to make Plaintiff whole, Plaintiff seeks (please specify and
explain):	
PEPLAX	E LOST WAGES, WAS TO BE
TAITER	WEUER FOR MENT. POSITION
THEN	EXT WEEK, STM OVERLY QUALIFIE
BATC	n and Closing MG OLSABUTTY STOPS ME PUSE OF MG NABILITY TO COMPET Rule of Civil Procedure 11, by signing below, I certify to the best of my w
	formation, and belief that this complaint: (1) is not being presented for an
	ose, such as to harass, cause unnecessary delay, or needlessly increase the $\frac{0.1}{2}$
	ion; (2) is supported by existing law or by a nonfrivolous argument for
	podifying, or reversing existing law; (3) the factual contentions have propert or, if specifically so identified, will likely have evidentiary support
	nable opportunity for further investigation or discovery; and (4) the
	erwise complies with the requirements of Rule 11.
	SHA
	vide the Clerk's Office with any changes to my address where case-related
	served. I understand that my failure to keep a current address on file with Fig.
	Gen
Date of	f signing: 5-6, 2019
Signatu	are of Plaintiff Satricia 9 Hay TO TRY.
Printed	Name of Plaintiff